December 13, 2017 Curry; Steven Drance OCDC 6-161 #38970 To: Wathow J. Dykman Alamogordo, Nm (88310) Merk of Court UNITED STATES DISTRICT COURT US Federal District Court ALBUQUERQUE, NEW MEXICO US Court house, Rm 270 DEC 1 8 2017 333 Lomus BLVD, NW MATTHEW J. DYKMAN, N Albiquerque, N.M. 87102 RE: Curry V. New Maxico, Et al Frederal Casa No. # 2:17-ev-01079-RB-GJF (iam) Substan: Affidavit ? Petition For Discharge, Dismissal, Sut off & SETTLEMENT OF CHARGES, PURSUANT HIR 193 ? Public LAW 73-10; 12 usc 411; ucc 3-603 7 O.R.S. 81,010; + BILL OF Exchange Law of 1882; UNIVERSAL DECLARATION OF HUMAN RIGHTS; PETITION FOR DIPLOMATIC IMMUNITY; On & FOR THE RECORD; 1. The Alliant is a Non-Resident Alien ! Non-us Domostic In relation to the Municipality & Embassy of Washington D.C., which is a foreign unclave & corporate liason of the City of London, a.K.a. "CROWN TEMPLAR" ? "BANK OF LONDON, " and Vaticani City of Rome, Italy: - FACT! Z As such, the Affiant is Not a Corporation, an artificial entity, a XIV Amendment Citizen, Subject, pagnet 1 of 8

ON PERSON O	r Agent of the	Washington D.C	Mildan
Complex ev	en though the	Affrant once su	erved in
the us Alavy	& us Nemy Ros	serve with tw	0 Combat
Towns during	Vietnam between	IN 1971-1975 19	15-1 <b>9</b> 77 .

3. The Alfrant did, as an honorable American Sailer, take an Oath to protect & serve this nation against all exemises, both foreign & domustic. This Oath was for life; as the Affiant has domonstrated with his lifetime Mambership in the VFW? his Frand Stopping!

4. The Affront was not aways during the lime of his Service ? Contract with this foreign military corporate enterprise that he was not serving the deputy government of the United States, as these dutails were not made known to him.

5. Now that the Afficient is aware tognizant of the nature tentant of this foreign embasey operation on the Land, it is the Petition trayer of the Afficient that he this wife be granted Diplomatic Immunity as American State Nationals Living under a corporate military occupation, and as protected crime victims, witnesses, and informants against previously identified government services corporations, their subsidiaries, and their free laws contradors.

6. The Afficient understands that such Diplomatic

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Immunities , protection services are not Iver, and there exists a \$600,000. Processing fee which is commeasurent to what the government had paid out in bonding the Atlant's birth cartificate upon his Birth being registered with The state. 7. Given the recent discoveries + exposures of American with a Social Sweurity Number, and That through GMEI Utility. com the Affiaint has uncovered no less than 97 International Domestic Corporations who have been using the Afficient's 10 : Social Security Humbon to float any number of security instruments, it is not at all surprising to learn of such bonds being created around the Afficient's Birth Certificate! 8. In light of the above discoverios, and the assurancies he has received from the officers of the us Theasury, the attached Promissory Note 113 being presented to the Clark of Court for endorsement : assignment to the is Secretary of state for the solo purpose of satisfying the purchase of Diplomatic Immunity & Protection Survices of the USA Corporation. 9. The Affiant would ask both Mr. Fouratt and Mr. Brack to serve as his Trustees of Fiduciaries to make certain the arclosed Promissory Note is proporly I tawfully processed as per the International pag# 3 of 8

Communical laws, the Bill of Exchange laws of 1882, and all other partinent ? relative laws, and to make contain the Africant / Preditioner receives homest survices from those responsible foot processing this commercial instrument without any dulay, donial, subversion, conversion on abstruction, 10. Should the Promissory Water be found to be defective in any way, the US Treasury is to contact the Afficial with suggestions individualions on how to correct the defect or deficiency within Ten (w) Days time of receipt of note 11. After the Ten (10) Day care time, the note shall stand as gonning! valid Lunden in the full amount ledgered, and at no time shall any third party be allowed as parties to this Contract without the full knowledgeable? Free willed consent of the Payer or Payor, their Assigns, or their Hoirs. of the Affrant's rights to create of 155me such a Commercial Instrument, they are welcome to for further details, and 22 use, 5 use, \$ 15 use. 13. IMPORTANT CRITICAL NOTICE TO MR. FOURATI : MR. BRACK: As predicted, and as noted in the "Electronic Notice" of a Colorado warrant, Stating that Colorado warves its extradiction page 4 of 8

Case 2:17-cv-01079-RB-GJF Document 22 Filed 12/18/17 Page 5 of 11 rights, the state of Colorado was given 30 Days to extradite the Affiant, It has now been 45 Days without cowards inthring a word, Which domonstrates their back of furisdiction, they are 100% Defection -Hurlack of judicial descrition, thirlack of proper Venue, their lack of sustainable evidence, and their lack of confidence Colorado has its judiciary to hold the Affront accountable for any wrong doing! No Injury! No Franc! No Foul! of "racks farring" was a Federal charge, the Affect would most containly object to such Change being lodged + Lovied by a State or County District Court, which would be an impreparations!

Vanue to assert Federal charges or allegations!

It would tould be argued, givin First in Time, is First in Right, "(Hale v. Hankel), that the Affront has been a protected crime victim, witness informant under 18 456 3771 for years longer than he has been an alleged "Fugitive from tustice" from Colonalo!

"Freidire from the fice" from Colorado!

14. Once again, the Judiciary Het of 1789, from
which most "judices" draw their Doths of Office,
Clearly prohibits the Issuance Nin one Judicial District
for the arrist of a "Person" in another Judicial
District! In addition, the Maximum sontained
permitted by the Judiciary Act of 1789 is a

\$100 fine, 30 Stripes, and Six(c) months imprism-

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ment! Grown this Maximum, and the Affrant has been held in applicity for an allogad Frederal offense for 90 Days as of 12/22/17, and with "Good Time," The Afficial has served this time and more given he never injured any one or committed any offense against this us on State! The Affront then, Must be released for just cause and to be awarded the full measure of relief? remady he is socking in his Summary Indement without further sale, denial, delay, subversion, Inversion, on abstruction! Given, too, the fact that weither Colorado in when whexico have get to respond, profest, argue, or rebut the Afficiary's now of record with this is District Court, Mr. Forward & Mr. Brack should be able to find their way clear to great the Reditionin his Prayer for a Summary Indyment without any further delay or difficulty! 15. The Affront would ask of Mr. Brack + Mr. Fouratt, that they issue a "Protection Order" against these persons, officers & agents of Colorado à New Mexico who have sought to have on engure the Affront, and that for short form Offero County shoriff, Benny House, he assigned

as the Aftiant's protector, until other Frederal protection for the Affront this wife can be implemented + deployed. In Closing, the Afternit is in critical wood of medical attention, and the Afficient's Legal Commel has scheduled a "Planthouring" in the Others County District Court for Wadnesday, Der. 20, 2011, Wherein tonathan Miller boyens to convince the court to release the Affind on Medical grounds. The Affrant has informed Mr. Miller of his OBJECTION to the "Plan Hearing" as Neither Mr. Counts on Mr. Blankinship, can have the wation for their lack of subject their tack of credible exidence, and their lack of prosecution, and their continued Violations of the Athanti rights to due process, rete, etc. As part of the Affront's request for Summary ted ment, the Affront would ask that Mr. Formatt & Mr. Brack Intervope with their own Syperior orders that would vacate this heaving schooled for 12/20, as the State is the 12th Indicial District have, through their SCLENCE and facil AGREEMENT, waived their rights, their defenses, their purisch etions and their immunitiEs! The Affrend would be most grate ful to Mr. Page #748

Enjurit & We. Proche Pour Money in their Oaths +	
All and In Hair vandovis. Homest Soville	is
t It Will I think I	7
D "I d' Mytanz Nis Wite.	
Fouratt & Mr. Brack for Honoring their Oaths & Offices and for their rendering Homest Service to the Affant - his write!  Peace, Mercy & Grace are yours to share	
14 15 20, 7 50 14 That De on this,	
the 83 po Day of my Wrongful sustavement	
It is So, ? So it shall be on this, the B3 RD Day of my wrongful enslavement  : Captivity:	
Parement Secured Party Co	(1)
Karamount Jecuried Party Cx	to d. tor
Holder in Den Course	
Non us Domestic Mon Ro	solut alimi
Au Rights Retained Ru	sorted
1411 1-308	
* Please see andosad Promissory Note to attach	
to Africant's Birth Courtificate previously Submitted	
Thuk you, in Advance	<b>V</b>
·	
- The Law, which came four hundred ! thirty were	<b>*</b>
afforward does Not and a covenant Drenou	15/4
ratified by God so as to concel the Prov	miše,
afforward, does Not and a covenant prevous ratified by God, so as to concel the Property is no longer from a Promise!"-Galatio	45 3:15
7720 Q J Q	
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•	* HONOR · SERVICE · FIDELITY · HONOR · SERVICE · FIDELIT	<u>ru</u>
HONOR - SERV	5 * * PROMISSORY NOTE * *	\$
	DATE: DEZEMBER/14/2017 CHEQUE NO.#SC-171	214
	GENERAL DELIVERY - TRANSIENT SPACE RESERVED FOR THE USTREASUR	<b>y</b> *
	WHITED STATES POST OFFICE NEAR MAYHILL, NEW MEXICO [88338]	*
5	PAY TO THE ORDER OF : UNITED STATES SECRETARY OF STATE	
TI	IN THE AMOUNT OF: ONE MILLION - TWO HUNDRED HOUSENNY 1, 200,000	
Ť	MEMORANDUM: Fors Por Diplomatic Immunity. (X) with Jum Duan	
	I CURRY STEVEN-DUANCE, A LIVING SENTIENT BEING, DO PROMISE TO PAY THE ABOVE AM TO THE PAHEE TO SET OFF, DISCHARGE DISMISS, AND SETTLE THE COMMERCIAL DE	TULLAT
	OBLIGATION CURRENTLY LEVIED ON THE RECORD. AS THERE EXISTS NO LAWFUL	<u>ا</u>
2	BANKRUPTCY OF 1933, HJR-193, PUBLIC LAW 73-10, UCC 3-603 O.R.S. SI, Old,	LOM AND
	MEANS OF METHODS BY WHICH TO PAY OFF ANY DEBT OBLIGHTION, PURSUANT THE LIBANK RUPTCY OF 1933, HTR-193, PUBLIC LAW 73-10, UCC 3-603 10.R.S. 81.010, THE BILL OF EXCHANGE ACT OF 1882. THIS PROMMISORY NOTE IS BOTH LAW AND LEGAL TENDER, AND IT IS TO BE ACCEPTED AS TENDER OF CASH.	FULL
DNO	PRIVATE INDEMNITY BOND NO. #SDCØØØOI- AMR 140000IRA393427640US	5
カ	UNITED STATES TREASURY ACCOUNT NOTRE 118167882 US-2640220-526788	1648
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## ENDORSEMENTS

PURSUANT THE BILL OF EXCHANGE LAW OF 1882, IT IS A FELONY NOT TO ACCEPT THIS PROMISSORY NOTE AS A TENDER OF PHYMENT AS CASH, AS PER 15 USC 1 UCC 3: 603 O.R.S. 81.010 1 12 USC 411.

BY MY AUTOGRAPH BELOW, I UNDERSTAND, ACCEPT, AND AGREE TO THE TERMS!
CONDITIONS SET FORTH HEREIN AND TO DISHOMOR THIS COMMERCIAL INSTRUMENT WOULD BE TO DENY, SUBVERT, DEPRINE, AND OBSTRUCT THE ISSUERS RIGHTS OF FREE TRADE I COMMERCE, WHICH ARE NATIONAL RIGHTS THAT SHALL NEVER BE SANCTIONED OR CONVERTED BY THE STATE OR ANY THIRD PARTY WHO MAY BE RE-PRESENTING THE INTERESTS OF THE STATE. THE UNDERSIGNED ALSO AGREES THAT THE ISSUER STANDS UPON HIS COMMERCIAL CONSTITUTIONAL RIGHTS TO CONTRACT WITH WHOM HE WILL, OR TO REVOKE ANY ALL CONTRACTS NOT OF HIS THAKING, HALE V. HENKEL

PRINTED NAME

DATE

AUTOGRAPH

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THIS SPACE IS RESERVED FOR THE US TREASURY +

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